## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA

		Ch	apter 13 Plan (Recon	nmended Form)
In Re:		Ca	se Number:	
			Original Plan Amended Plan	
BY THE BANKRUPTCY CO	OURT MAY MODIFY YOUR CLAIM, SETTING	OUR RIGHTS IN SEVERAL W	AYS INCLUDING PROVID	EY. CONFIRMATION OF THIS PLAN DING FOR PAYMENT OF LESS THAN R CLAIM, AND SETTING THE
any entity from whom debtor pursuant to this Plan, excep conversion order. Debtor(s)	r(s) receive income, in s t as the Court may othe submit all future incom	such installments as agreed up erwise order. Payments from c	oon with the Trustee, for pa lebtor(s) shall begin within ol of the Trustee during this	each month by debtor(s), or yment of all existing debts of debtor(s) 30 days of filing the petition or s case and agree to pay sufficient funds
provide trustee evidence of	the payments including	yments. If direct payments to the creditor name and addres there is a court order or specif	s and the amount and date	6(a) are made, debtor will immediately of each payment. Trustee is under no e claimant.
3. Administrative Clain the holder of such claim has			nd expenses in full pursuan	t to §1326(b) as set forth below unless
	es Fees: The Chapter States Trustee.	13 Trustee shall receive a fee	at the time of each disburs	ement, the percentage of which is set by
(B). Debtor	's Attorney Fees: Debt	or's attorney shall be paid afte	r creditors listed in paragra	ph 7 except as checked below:
payments a	Attorney fees to be re necessary).	e paid in full prior to other clai	ms. (Do not check this option	on if lease payments/adequate protection
attorney wil	Attorney fees to b I be paid after creditors		per month prio	r to other claims. (If no amount is filled in
claims. All	other claims entitled to	priority and post petition claim	s allowed by law shall be p	t by the trustee in advance of other aid in full by deferred payments in such specifically provides otherwise.
4. Specified Leases, Penamed creditors:	ersonal Property (Trus	stee to pay). Debtor(s) elect	to assume the existing leas	e of personal property with the below
the installment specified	from funds available for			distribution to named lease creditors in owed. Any option to purchase or
		e regular monthly lease payme s available monthly until claim		any lease arrears to named lease ed.
Name of Creditor		Regular Monthly Payment Installment	Estimated Arrears	Arrears Installment
				<del></del>

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		Case N	lumber:	
(their agents and assigns) named paid in installments from funds av- interest at seven percent (7%) pe <b>Upon confirmation, creditor wil</b>	d in this paragraph whose claims a vailable for distribution monthly, no er annum unless a different percer Il be deemed to accept the class	are allowed secured solely by pon-cumulative, as indicated un ntage is specified below. The sification, valuation and inte	ragraphs, Trustee shall make payment to bersonal property. Each named creditor til claim is paid in amount allowed secur balance of the claim shall be treated as o rest rate set forth and payment pursus imely objects and the court orders ot	shall be ed plus unsecured. ant to this
Name of Creditor	Allowed Secured Val	lue Installment	(Optional) % Interest	
purchased for personal use with named in this paragraph shall be personal property for which §506 monthly, non-cumulative, as indicated the personal property for which §506 monthly, non-cumulative, as indicated the personal use with paragraph shall be personal property for which §506 monthly, non-cumulative, as indicated the personal use with paragraph shall be personal property for which §506 monthly, non-cumulative, as indicated the personal property for which §506 monthly, non-cumulative, as indicated the personal property for which §506 monthly, non-cumulative, as indicated the personal property for which §506 monthly, non-cumulative, as indicated the personal property for which §506 monthly, non-cumulative, as indicated the personal property for which §506 monthly, non-cumulative, as indicated the personal property for which §506 monthly, non-cumulative, as indicated the personal property for which §506 monthly in t	thin 910 days of filing the petitic paid in the same priority as credit valuation is not applicable. Each cated until claim is paid in amount	on or other secured debt with fors listed in paragraph 5 above named creditor shall be paid allowed plus interest at seven	ise money security interest in vehicles nin one year of filing the petition). Cr e but in full for allowed claims secured s n installments from funds available for d percent (7%) per annum unless a differ unless creditor timely objects and the	reditors olely by listribution ent
Name of Creditor	Estimated Claim	Installment	(Optional) % Interest	
defined by §507(a)(1), shall be p in installments from funds availab an optional interest percentage is	paid, as to amounts due and payat tole for distribution monthly, non-cu a specified below. Holders of clair	ole at the commencement of the imulative, as indicated until classifier in the import obligations in the support obligation in the import obligation in the support obligation in the importance in the support obligation in the support of the s	ed claims for a domestic support obligation case, in full 100% to those creditors not imply in amount allowed without into tions, other than creditors specifically na rectly to support creditors as such payments.	amed below erest unless amed will be
Name of Creditor	Estimated Arrears	Installment	(Optional) % Interest	
to make payments under the plan §507(a)(1)(B). Although the unparamed assigned DSO creditors of indicated until the equivalent of 60 to make payments under the plan solution.	n, debtor may provide for less than aid DSOs remain nondischargable on their filed and allowed claims in 0 months of projected disposable	n full payment to assigned Dor e, after creditors provided for in installments from funds availa income has been paid into the	ole income for a period of five years will lestic Support Obligations (DSOs) defining prior paragraphs, debtor proposes to puble for distribution monthly, non-cumulate plan for distribution to creditors. If there any creditor in this paragraph whose classics are proposed to the control of t	ed in ay the below tive, as e are any
Name of Creditor	Estimated Claim	Installment		

	Secured Co-debtor claims. After payments provided for by prior paragraphs, creditors (their agents and assigns) named in this ragraph who have allowed claims secured by personal property with a co-debtor liable thereon, shall be paid by the trustee 100% of the claim as owed plus interest at the contract rate (if clearly specified in the claim) in installments as indicated. Installments are to be paid from funds aliable for distribution monthly non-cumulative. If no contract rate of interest is clearly specified in the claim, pay the interest rate specified below if none specified, pay 12% A. P. R. interest.			
paragraph who have allowed claims secure allowed plus interest at the contract rate (if				
Name of Creditor	Installment	(Optional) % Ir	nterest	
9. Real Estate or Mobile Homes (Tru following completion of this case, debtors agreements supporting non-voidable liens to named lien holders (their agents and ascumulative, and except for creditors paid p Each named creditor shall be paid in instal annum, unless a different percentage is sp. Provisions of this paragraph shall operate thereof, or by the laws or processes of a gwith by this plan holding statutory or other exercise of power of acceleration for failure said creditor in full on or before six months in the plan, secured tax claims shall be paid	against debtor's real estate or mobile hon signs) shall be paid in installments by Trusursuant to prior paragraphs of this plan, s Iments indicated until arrears claim is paid ecified below.  To cure any default of any real estate or movernmental unit, the time for redemption liens against debtor's real estate or mobile to make installment payments, unless the time following the date of confirmation of	is (including any balloon payine, directly to lien holders in stee from funds available fo hall be paid in advance of pid in amount allowed plus into obile home security agreem or reinstatement has expire the home and the obligation is the Court orders otherwise, dithis Plan. Unless otherwise	yments) called for by any security a a current manner. However, arrears or distribution monthly, non- periodic distribution to other creditors. derest at seven percent (7%) per ment notwithstanding that by the terms od. If there exist creditors not dealt of fully due, for reasons other than the debtor(s) will pay said claim directly to be specifically provided for elsewhere	
Name of Creditor	Estimated Arrears	Installment	(Optional) % Interest	
	<del></del>			
10. <b>Real Estate or Mobile Home (Trus</b> (their agents and assigns) who have secur collateralized shall be paid in installments by pursuant to prior paragraphs of this plan shorteditor shall be paid in installments as ind a different percentage is specified below.	by Trustee from funds available for distributed the paid on their allowed claims in advantage and the control of the control o	ens against debtor's real es ution monthly, non-cumulati ance of periodic distribution	tate or mobile home or are crossive, and except for creditors paid to other creditors. Each named	
Name of Creditor	Estimated Claim	Installment	(Optional) % Interest	

		Case Number:	
nolders of other claims allowed secured so filed and allowed claim, unless specifically	lely by personal property. A dealt with elsewhere in this such creditors to the amou	ors. After payments provided for in prior paragraphs, Trustee shall pay any creditor holding a lease on personal property in debtor's possession with plan, shall be treated as a secured creditor herein. All claims pursuant to the allowed plus interest at seven percent (7%) per annum unless a different unsecured creditors:	his
	(Optional) % interes	:	
paragraph who have allowed unsecured clausers at the contract rate (if clearly speci	aims with a co-debtor liable fied in the claim) in installm	r prior paragraphs, creditors (their agents and assigns) named in this thereon, shall be paid by the trustee 100% of the claim as allowed plus ents as indicated. Installments are to be paid from funds available for early specified in the claim, pay the interest rate specified below or if none	
Name of Creditor	Installment	(Optional) % Interest	
	<u>-</u>	<u> </u>	
		<u> </u>	
exempt assets or (2) the applicable commi percentage and dollar amount are left blan	f \$tment period of 36 or 60 mo k, trustee is to pay 100% to entage is filled in at less tha	, whichever is greater. (The dollar amount is the greater of (1) the nonths multiplied by debtor's projected disposable income). If both the unsecured creditors. If the percentage is left blank, trustee will pay the doll n 100% and the dollar amount is left blank, trustee is authorized to increas	lar
		sion of the plan, creditors named in this paragraph shall be paid as an represent compliance with section §1322(b)(1)].	
Name of Creditor		Optional interest rate	
creditors in this paragraph. These named	creditors shall not be dealt	the plan, debtor(s) elect to assume the existing lease or contract with with or provided for by this plan. All pre-petition and post-petition payments for payment herein, unless agreed upon by the Trustee with notice and ar	

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	Case Number:
	or(s) elect not to assume the lease or contract with creditors (their agents and assigns) ditor the collateral subject to creditor's lien or lease in full satisfaction of any secured claim said property.
Name of Creditor	Collateral
on such terms as the Trustee, in his sole discretion, may	netition debts incurred by debtor(s) may be paid in full 100% of the claim in such order and determine. Trustee or any adversely affected party in interest may file to dismiss case if sent of Trustee and debtor(s) fail to make sufficient payments to keep such obligations
notwithstanding §1327. Any remaining funds held by the pursuant to these Plan provisions. Pursuant to §1322(b	e this case is pending shall remain property of the estate and shall not vest in the debtor. Trustee after dismissal or conversion of a confirmed case may be distributed to creditors (3), Trustee shall have the power to waive, in writing and on such conditions as the Trustee under this Plan. Any tax refunds or other funds sent to the debtor(s) in care of the Trustee and disbursed to creditors pursuant to the plan.
29563 Lilac Rd, Campo. CA at \$112,000. The interest of which is held and/or serviced by E (collectively "Creditor"). Debtors will be filing Deed of Trust ("Lien Strip Motion") pursuant that the balance owed under the first deed of this Plan, Creditor will be deemed to have security interest set forth herein. Pursant to of the Creditor's claim will be binding upon to Strip Motion and/or the Court orders otherwisthe Plan and receipt of Debtor's discharge, the	plan, Debtors are valuing their residential real property located at property is encumbered by a second deed of trust the beneficial ucks Financial LLC and or its/their succesors and/or assigns in interest a Motion for Valuation of Debtor's Residence and Avoidance of Junior to 11 U.S.C. 1322 (b)(2) as the deed of trust is completely unsecured in trust exceeds the fair market value of the Property. Upon confirmation accepted the allowed secured value and the fair market value of its this provision the market value of the Property and the secured portion be Creditor, unless the Creditor timely objects to the Plan and the Lien are under 11 U.S.C. 506(a) and Rules 3012 and 9014. Upon completion of the debt to Creditor secured by the second deed of trust shall be deemed as necessary and appropriate to reconvey and release the second deed
	the Chapter 13 (recommended form) plan revised 9/05, except as to any added paragrap nless from any changes in this plan from the recommended plan dated 9/05.
Plan Dated: ( DATE IS MANDATORY )	Debtor:
	Joint Debtor: